Case 2:19-bk-14989-WB Doc 156 Filed 06/21/19 Entered 06/21/19 13:14:56 Desc Main Document Page 1 of 11

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address Eric K. Yaeckel (274608) Sullivan Law Group, APC 2330 3rd Ave. San Diego, CA 92101 Phone 619-702-6760 Fax 619-702-6771 Email: Yaeckel@sullivanlawgroupapc.com	FOR COURT USE ONLY
☐ Individual appearing without attorney ☐ Attorney for: Arturo Vega and Unta Key	
UNITED STATES B CENTRAL DISTRICT OF CALIFORNIA	ANKRUPTCY COURT A - LOS ANGELES DIVISION
In re: Scoobeez, et al.	CASE NO.: 2:19-bk-14989 CHAPTER: 11
	NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (ACTION IN NONBANKRUPTCY FORUM)
Debtor(s).	DATE: 07/16/2019 TIME: 10:00 am COURTROOM: 1375
Movant: Arturo Vega and Unta Key	
 Hearing Location: 255 East Temple Street, Los Angeles, CA 90012 21041 Burbank Boulevard, Woodland Hills, CA 9136 3420 Twelfth Street, Riverside, CA 92501 	☐ 411 West Fourth Street, Santa Ana, CA 92701 ☐ 1415 State Street, Santa Barbara, CA 93101
parties that on the date and time and in the courtroom s	nding Parties), their attorneys (<i>if any</i>), and other interested tated above, Movant will request that this court enter an order Debtor's bankruptcy estate on the grounds set forth in the
3. To file a response to the motion, you may obtain an app	roved court form at <u>www.cacb.uscourts.gov/forms</u> for use in

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

preparing your response (optional LBR form F 4001-1.RFS.RESPONSE), or you may prepare your response using

the format required by LBR 9004-1 and the Court Manual.

Case 2:19-bk-14989-WB Doc 156 Filed 06/21/19 Entered 06/21/19 13:14:56 Desc Main Document Page 2 of 11

4.	When serving a response to the motion, serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above.			
5.	If you fail to timely file and serve a written response to the motion, or fail to appear at the hearing, the court may deem such failure as consent to granting of the motion.			
6.	you		uant to LBR 9013-1(d). If you wish to oppose this motion, no later than 14 days before the hearing and appear at	
7.	mo	is motion is being heard on SHORTENED NOTICE potion, you must file and serve a response no later than ay appear at the hearing.	ursuant to LBR 9075-1(b). If you wish to oppose this (date); and, you	
	а. 🗌	An application for order setting hearing on shortened procedures of the assigned judge).	d notice was not required (according to the calendaring	
	b. 🗌	An application for order setting hearing on shortened notice was filed and was granted by the court and such motion and order have been or are being served upon the Debtor and upon the trustee (if any).		
	c. An application for order setting hearing on shortened notice was filed and remains pending. After the court rules on that application, you will be served with another notice or an order that specifies the date, time and place of the hearing on the attached motion and the deadline for filing and serving a written opposition to the motion.			
	Date:	06/21/2019	Sullivan Law Group, APC Printed name of law firm (if applicable)	
			Eric K. Yaeckel Printed name of individual Movant or attorney for Movant	
			/s/ Eric K. Yaeckel Signature of individual Movant or attorney for Movant	

MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO NONBANKRUPTCY ACTION

1.	In t	he N	Nonbankruptcy Action, Movant is:
	a.		Plaintiff
	b.	=	Defendant Cotton (and a sife):
	C.	Ш	Other (specify):
2.			nbankruptcy Action: There is a pending lawsuit or administrative proceeding (Nonbankruptcy Action) g the Debtor or the Debtor's bankruptcy estate:
	a.	Nai	me of Nonbankruptcy Action: Vega, et. al. v. Scoobeez, et al.
			cket number: Case No. 37-2017-00018285-CU-OE-CTL
	C.		nbankruptcy forum where Nonbankruptcy Action is pending:
	Ч		n Diego County Superior Court uses of action or claims for relief (Claims):
	α.	Mut	riple causes of action seeking penalties pursuant to Labor Code section 2698, et seq., the Private Attorney neral Act of 2004.
3.	Bar	nkru	ptcy Case History:
	a.	\boxtimes	A voluntary \square An involuntary petition under chapter \square 7 \boxtimes 11 \square 12 \square 13 was filed on (<i>date</i>) $04/30/2019$.
	b.		An order to convert this case to chapter
	C.		A plan was confirmed on (date)
4.			ds for Relief from Stay: Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant relief from stay to d with the Nonbankruptcy Action to final judgment in the nonbankruptcy forum for the following reasons:
	a.		Movant seeks recovery only from applicable insurance, if any, and waives any deficiency or other claim against the Debtor or property of the Debtor's bankruptcy estate.
	b.		Movant seeks recovery primarily from third parties and agrees that the stay will remain in effect as to enforcement of any resulting judgment against the Debtor or bankruptcy estate, except that Movant will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case.
	C.		Mandatory abstention applies under 28 U.S.C. § 1334(c)(2), and Movant agrees that the stay will remain in effect as to enforcement of any resulting judgment against the Debtor or bankruptcy estate, except that Movant will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case.
	d.	\boxtimes	The Claims are nondischargeable in nature and can be most expeditiously resolved in the nonbankruptcy forum.
	e.	\boxtimes	The Claims arise under nonbankruptcy law and can be most expeditiously resolved in the nonbankruptcy forum.

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

			Main Document Page 4 of 11
	f.		The bankruptcy case was filed in bad faith.
			(1) Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.
			(2) The timing of the filing of the bankruptcy petition indicates that it was intended to delay or interfere with the Nonbankruptcy Action.
			(3) Multiple bankruptcy cases affect the Nonbankruptcy Action.
			(4) The Debtor filed only a few case commencement documents. No schedules or statement of financial affairs (or chapter 13 plan, if appropriate) has been filed.
	g.		Other (specify):
5.	Gre	ound	ds for Annulment of Stay. Movant took postpetition actions against the Debtor.
	a.		The actions were taken before Movant knew that the bankruptcy case had been filed, and Movant would have been entitled to relief from stay to proceed with these actions.
	b.		Although Movant knew the bankruptcy case was filed, Movant previously obtained relief from stay to proceed in the Nonbankruptcy Action in prior bankruptcy cases affecting the Nonbankruptcy Action as set forth in Exhibit
	C.		Other (specify):
6.			ce in Support of Motion: (Important Note: declaration(s) in support of the Motion MUST be signed penalty of perjury and attached to this motion.)
	a.	\boxtimes	The DECLARATION RE ACTION IN NONBANKRUPTCY FORUM on page 6.
	b.		Supplemental declaration(s).
	C.		The statements made by Debtor under penalty of perjury concerning Movant's claims as set forth in Debtor's case commencement documents. Authenticated copies of the relevant portions of the Debtor's case commencement documents are attached as Exhibit
	d.		Other evidence (specify):
7.	\boxtimes	An	optional Memorandum of Points and Authorities is attached to this Motion.
Мо	van	t rec	quests the following relief:
1.	Re	lief f	rom the stay pursuant to 11 U.S.C. § 362(d)(1).
2.	\boxtimes	the	vant may proceed under applicable nonbankruptcy law to enforce its remedies to proceed to final judgment in nonbankruptcy forum, provided that the stay remains in effect with respect to enforcement of any judgment hinst the Debtor or property of the Debtor's bankruptcy estate.
3.			e stay is annulled retroactively to the bankruptcy petition date. Any postpetition acts taken by Movant in the abankruptcy Action shall not constitute a violation of the stay.

Case 2:19-bk-14989-WB Doc 156 Filed 06/21/19 Entered 06/21/19 13:14:56 Desc

Main Document Page 5 of 11 4. The co-debtor stay of 11 U.S.C. § 1201(a) or § 1301(a) is terminated, modified, or annulled as to the co-debtor, on the same terms and condition as to the Debtor. 5. The 14-day stay prescribed by FRBP 4001(a)(3) is waived. 6. The order is binding and effective in any bankruptcy case commenced by or against the Debtor for a period of 180 days, so that no further automatic stay shall arise in that case as to the Nonbankruptcy Action. 7. The order is binding and effective in any future bankruptcy case, no matter who the debtor may be, without further notice 8. Other relief requested. Sullivan Law Group, APC Printed name of law firm (if applicable) Eric K. Yaeckel Printed name of individual Movant or attorney for Movant

/s/ Eric K. Yaeckel

Signature of individual Movant or attorney for Movant

Case 2:19-bk-14989-WB

Doc 156 Filed 06/21/19 Entered 06/21/19 13:14:56 Desc

DECLARATION RE ACTION IN NONBANKRUPTCY FORUM

I, (<i>I</i>	, (name of Declarant), declare as follows:				
1.	I have personal knowledge of the matters set forth in this declaration and, if called upon to testify, I could and would competently testify thereto. I am over 18 years of age. I have knowledge regarding (Nonbankruptcy Action) because:				
		I am the Movant. I am Movant's attorney of record in the Nonbankruptcy Action. I am employed by Movant as (<i>title and capacity</i>): Other (<i>specify</i>):			
2.	I am one of the custodians of the books, records and files of Movant as to those books, records and files that pertain to the Nonbankruptcy Action. I have personally worked on books, records and files, and as to the following facts, I know them to be true of my own knowledge or I have gained knowledge of them from the business records of Movant on behalf of Movant, which were made at or about the time of the events recorded, and which are maintained in the ordinary course of Movant's business at or near the time of the acts, conditions or events to which they relate. Any such document was prepared in the ordinary course of business of Movant by a person who had personal knowledge of the event being recorded and had or has a business duty to record accurately such event. The business records are available for inspection and copies can be submitted to the court if required.				
3.	In t	he Nonbankruptcy Action, Movant is:			
		Plaintiff Defendant Other (specify):			
4.	1. The Nonbankruptcy Action is pending as:				
	a. b. c.	Name of Nonbankruptcy Action: Vega, et al. v. Scoobeez, et al. Docket number: Case No. 37-2017-00018285-CU-OE-CTL Nonbankruptcy court or agency where Nonbankruptcy Action is pending: San Diego Superior Court			
5.	Pro	ocedural Status of Nonbankruptcy Action:			
	a.	The Claims are: Mutiple causes of action seeking penalties pursuant to the Private Attorney General Act and correct copy of the operative complaintis attached as Exhibit 1. A true and correct convolve of Stay of that entire proceeding is attached as Exhibit 2. The Registrar of Actions matter, which confirms the case was stayed as to all parties, is attached as Exhibit 3.	ppy of Scoobeez		
	b.	True and correct copies of the documents filed in the Nonbankruptcy Action are attached	as Exhibit <u>1-3</u> .		
	C.	The Nonbankruptcy Action was filed on (date) _05/19/2017			
	d.	Trial or hearing began/is scheduled to begin on (date) 03/06/2020 .			
	e.	The trial or hearing is estimated to require 7-10 days (specify).			
	f.	Other plaintiffs in the Nonbankruptcy Action are (<i>specify</i>): The two named Plaintiffs are Arturo Vega and Unta Key.			

Case 2:19-bk-14989-WB Doc 156 Filed 06/21/19 Entered 06/21/19 13:14:56 Desc Main Document Page 7 of 11

	g.	Oth	ther defendants in the Nonbankruptcy Action are (<i>specify</i>):		
		Amazon Logistics, Inc.; Amazon.com Inc.; Avitus, Inc.; Shahan Ohanessian; Scoobeez Global, Inc.; Scoobeez; Scoobeez SD, LLC			
6.	Gr	ound	nds for relief from stay:		
	a.		enforcer Movant	seeks recovery primarily from third parties and agrees that the stay will remain in effect as to ment of any resulting judgment against the Debtor or the Debtor's bankruptcy estate, except that will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under C. § 523 or § 727 in this bankruptcy case.	
	b.		Mandatory abstention applies under 28 U.S.C. § 1334(c)(2), and Movant agrees that the stay will remain in effect as to enforcement of any resulting judgment against the Debtor or the Debtor's bankruptcy estate, except that Movant will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case.		
	C.			seeks recovery only from applicable insurance, if any, and waives any deficiency or other claim the Debtor or property of the Debtor's bankruptcy estate. The insurance carrier and policy number ecify):	
	d.	\boxtimes	The Nor	nbankruptcy Action can be tried more expeditiously in the nonbankruptcy forum.	
			(1)	It is currently set for trial on (date) 03/06/2020.	
			(2)	It is in advanced stages of discovery and Movant believes that it will be set for trial by (date) The basis for this belief is (specify):	
			(3)	The Nonbankruptcy Action involves non-debtor parties and a single trial in the nonbankruptcy forum is the most efficient use of judicial resources.	
	e.	☐ The bankruptcy case was filed in bad faith specifically to delay or interfere with the prosecution of the Nonbankruptcy Action.			
			(1)	Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.	
			(2)	The timing of the filing of the bankruptcy petition indicates it was intended to delay or interfere with the Nonbankruptcy Action based upon the following facts (<i>specify</i>):	
			(3)	Multiple bankruptcy cases affecting the Property include:	
			. ,	Case name: Case number: Chapter: Date filed: Date discharged: Relief from stay regarding this Nonbankruptcy Action was was not granted.	

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Case 2:19-bk-14989-WB Doc 156 Filed 06/21/19 Entered 06/21/19 13:14:56 Desc Main Document Page 8 of 11

(B)	Case name:	Q 1		
	Case number:	Chapter:		
	Date filed:	Date discharged:	Date dismissed:	
	Relief from stay regarding	this Nonbankruptcy Action	was was not gran	ted.
(C)	Case name:			
	Case number:	Chapter:		
	Date filed:	Date discharged:	Date dismissed:	
	Relief from stay regarding	this Nonbankruptcy Action	was was not gran	ted.
	See attached continuation Nonbankruptcy Action.	page for information about	other bankruptcy cases affe	cting the
	See attached continuation	page for additional facts es	tablishing that this case was	s filed in bad faith.
f. 🛛 See atta	ached continuation page fo	or other facts justifying relief	from stay.	
🙇		, ,		
	en in the Nonbankruptcy Adal declaration(s).	ction after the bankruptcy pe	etition was filed are specified	l in the attached
		Movant knew the bankruptcy ay to proceed with these ac	petition had been filed, and tions.	l Movant would
with the			previously obtained relief fron Inkruptcy cases affecting the	
c. 🗌 For othe	er facts justifying annulmer	nt, see attached continuation	n page.	
I declare under pen	alty of perjury under the lav	ws of the United States that	the foregoing is true and cor	rect.
·			0 0	
06/21/2019 E	Eric K. Yaeckel	/s/ E	Eric K. Yaeckel	
Date	Printed name		Signature	

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: Sullivan Law Group, APC, 2330 3rd Ave.; San Diego, CA 92101

A true and correct copy of the foregoing document entitled: **NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (ACTION IN NONBANKRUPTCY FORUM)** will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING Orders and LBR, the foregoing document will be served by the court via NEF ar 06/21/2019, I checked the CM/ECF docket for this bankruptcy case or advers following persons are on the Electronic Mail Notice List to receive NEF transmis Alvin Mar alvin.mar@usdoj.gov	nd hyperlink to the document. On (<i>date</i>) sary proceeding and determined that the
Ashley M McDow amcdow@foley.com; sgaeta@foley.com; Ffarivar@foley.com Rejoy Nalkara rejoy.nalkara@americaninfosource.com	n; swilson@foley.com
Anthony J Napolitano anapolitano@buchlater.com; IFS_filing@buchalter.com;	salarcon@buchlater.com
	e information continued on attached page
2. <u>SERVED BY UNITED STATES MAIL</u> : On (<i>date</i>) <u>06/21/2019</u> , I served the following persons and/or entities at the last case or adversary proceeding by placing a true and correct copy thereof in a set first class, postage prepaid, and addressed as follows. Listing the judge here copy in the completed is the completed of later than 24 hours after the document is filed.	aled envelope in the United States mail,
Honorable Julia Brand 20 Large	st Unsecured Creditors (see attached)
United States Bankruptcy Court - Central District of California	,
Edward R. Roybal Federal Building and Courthouse	
255 E. Temple St., Suite 1382	
Los Angeles, CA 90012	
	e information continued on attached page
	. •
3. <u>SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TR</u> for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LE following persons and/or entities by personal delivery, overnight mail service, or such service method), by facsimile transmission and/or email as follows. Listing that personal delivery on, or overnight mail to, the judge <u>will be completed</u> no la filed.	BR, on (<i>date</i>), I served the (for those who consented in writing to g the judge here constitutes a declaration
☐ Service	e information continued on attached page
I declare under penalty of perjury under the laws of the United States that the fo	regoing is true and correct.
06/21/2019 Eric K. Yaeckel /s/ Eric K	. Yaeckel
	nature

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

IN RE SCOOBEEZ, et al. Case No. 2:19-bk-14989

Service List

Alissa Guler c/o Albert G. Stoll Jr. 55 Francisco Street, Ste. 403 San Francisco, CA 94133	AT&T Corp c/o CT Corporation 818 Seventh St., Ste. 930 Los Angeles, CA 90017	
Jassim M. Addal c/o Law Office of Arash Alizadeh 7545 Irvine Center Dr., Ste. 200 Irvine, CA 92618	Avitus, Inc. c/o David M. Wagner Crowley Fleck PLLP P.O. Box 10969 Bozeman, MT 59719	
Azad Baban c/o Justin Silverman Reisner & King LLP 14724 Ventura Blvd, Ste. 1210 Sherman Oaks, CA 91403	Bernado Parra c/o Mancini Law Group PC 7170 W. Grand Avenue Elmwood Park, IL 60707	
LeClair Ryan 44 Montgomery St., Ste. 3100 San Francisco, CA 90017	Maria Salgado c/o Nicolas K. Tsakas 4267 Marina City Dr., Ste. 512 Marina del Rey, CA 90292	
Minas Sarafian c/o Simonian & Simonian, PLC 144 N. Glendale Ave., #228 Glendale, CA 91206	Marwan Griffin c/o Aegis Law Firm PC 9811 Irvine Center Dr., Ste. 100 Irvine, CA 92618	
Mostafa Johairfard 1651 E. Edinger Ave., Ste. 100 Santa Ana, CA 92705	NexGen Capital, LLC c/o David Neale Levene Neale Bender 10250 Constellation Blvd., Ste. 1700 Los Angeles, CA 90067	
Roy Castelanos c/o Employees' Legal Advocates, LLP 811 Wilshire Blvd., Ste. 800 Los Angeles, CA 90017	Edvin Amzayan c/o State of CA Dept. Of Industrial Relations Labor Commission Office 455 Golden Gate Ave., 10 th Floor San Francisco, CA 94102	

Hillair Capital Mgmt LLC	Enterprise Holdings, Inc.
330 Primrose Rd., Ste. 660	600 Corporate Park Dr.
Burlingame, CA 94010	St. Louis, MO 63105
Jacob Lee DeGough c/o Glenn Law Firm 1017 William D. Tate Ave., Ste. 100 Grapevine, TX 76051	Imran Firoz c/o Brent Finch Brent Finch Law 27200 Agoura Rd. Ste. 102 Agoura Hills, CA 91301